

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF UTAH—CENTRAL DIVISION

CANNALOOP SERVICES, LLC; and DAN LUTZ,

Plaintiffs/Counter-Defendants,

v.

JERRY HAYWARD, EDWARD HAYWARD, CIPHERTOOTH, INC., and CONVERTABASE, INC., and DOES 1 to 100, inclusive,

Defendants/Counterclaimants.

STIPULATION OF DISMISSAL

Case No. 2:14-cv-00059

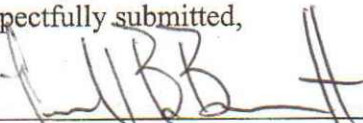
District Judge: Clark Waddoups

Magistrate Judge: Dustin B. Pead

Plaintiffs Cannaloop Services, LLC and Dan Lutz (collectively, "Plaintiffs") and Defendants Jerry Hayward, Edward Hayward, CipherTooth, Inc., and Convertabase, Inc. (collectively, "Defendants"), in accordance with Federal Rule of Civil Procedure 41(a), hereby stipulate that all claims, counterclaims, and causes of action asserted between the Plaintiffs and Defendants in the above-captioned case be, and hereby are, dismissed without prejudice. Each party shall bear its own costs and attorney's fees.

Respectfully submitted,

By:


Michael Bennett
590 S. State St.
Orem, UT 84058
Attorney for Plaintiffs Cannaloop Service, LLC and Dan Lutz

Date:

2/27/15

By: 
Nien-Ping Wang
Kunzler Law Group, P.C.
50 W. Broadway, 10th Floor
Salt Lake City, UT 84101
Attorney for Defendants Jerry Hayward, Edward Hayward, CipherTooth, Inc., and Convertabase, Inc.

Date:

2/26/15